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11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13	MGM RESORTS INTERNATIONAL, Case No. 2:18-cv-01288-APG-PAL MANDALAY RESORT GROUP, MANDALAY		
14	BAY, LLC f/k/a MANDALAY CORP., MGM		
15	RESORTS FESTIVAL GROUNDS, LLC, MGM RESORTS VENUE MANAGEMENT, LLC STIPULATION REGARDING STAY PENDING MEDIATION		
16	Plaintiffs,		
17	vs.		
18	CARLOS ACOSTA; et al.,		
19	Defendants.		
20	WHEREAS Plaintiffs and Defendants dispute whether Plaintiffs are liable for injurie		
21	sustained by Defendants at the Route 91 Harvest Festival;		
22	WHEREAS related actions regarding Plaintiffs' potential liability arising from the Route 9		
23	Harvest Festival are pending in this and other jurisdictions;		
24	WHEREAS counsel for the parties in this action and the related actions have met an		
25	conferred, and currently are planning and scheduling a mediation;		
26	WHEREAS the parties believe that a stay of all pending litigation would facilitate mediatio		
27	and make resolution more likely; and		
28	Daga 2 of 6		
	Page 3 of 6		

WHEREAS the parties are concurrently stipulating to stay this action and related actions, including Sheppard v. Mandalay Bay, No. 2-18-cv-01120 (D. Nev.); Maggiore v. MGM, No. 2:18cv-5640 (C.D. Cal.); Ramirez v. MGM, No. 2-18-cv-5564 (C.D. Cal.), and the declaratory judgment actions filed by Defendants, MGM v. Aase, No. 2:18-cv-06113 (C.D. Cal.); MGM v. Abner, No. 2:18-cv-06197 (C.D. Cal.); MGM v. Corbin, No. 3:18-cv-00168 (D. Alaska); MGM v. Booth, No. 2:18-cv-02250 (D. Ariz.); MGM v. Acosta, No. 2:18-cv-01288 (D. Nev.); MGM v. Eardley, No. 2:18-cv-00567 (D. Utah); MGM v. Brasfield, No. 1:18-cv-22883 (S.D. Fla.); MGM v. Archembeault, No. 4:18-cv-02465 (S.D. Tex.); MGM v. Socci, No. 1:18-cv-06451 (S.D.N.Y.);

IT IS HEREBY STIPULATED AND AGREED THAT:

- 1. All proceedings in this action shall be stayed pending mediation;
- 2. This stay is conditioned upon the entry of this order and a similar stay order, voluntary dismissal, or other resolution in each of the matters identified above within 30 days, if the conditions of the stay are not satisfied, the parties will advise the Court, and those motions will be set for the next available date or by such agreement of the parties as is acceptable to the Court;
- 3. The parties shall report to the Court on the status of the mediation within 60 days of entry of the stay in this action, and then every 60 days thereafter;
- 4. Any party may revoke its agreement to stay this action by providing the other parties and the Court 15 days' written notice; and

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5. If any party revokes its agreement to stay this action, any currently-pending motions 1 shall be set for the next date that the Court is available as of the time of the revocation of the 2 3 agreement to a stay. 4 Respectfully submitted on October 26, 2018 WILSON ELSER MOSKOWITZ EGLET PRINCE 5 **EDELMAN & DICKER LLP** By: /s/ Robert M. Adams 6 By: <u>/s/ Karen L. Bashor</u> E. STRATTON HORRES, JR. ROBERT T. EGLET (NV Bar #3402) ROBERT M. ADAMS (NV Bar #6551) 7 400 S. Seventh St., Suite 400 (Pro Hac Vice Forthcoming) KAREN L. BASHOR (NV Bar #11913) Las Vegas, NV 89101 8 300 South Fourth Street, 11th Floor Tel: (702) 450-5400 Las Vegas, Nevada 89101-6014 Eservice@egletlaw.com Tel: 702.727.1400 Stratton.Horres@wilsonelser.com MARK P. ROBINSON, JR. 10 Karen.Bashor@wilsonelser.com (Pro Hac Vice Forthcoming) DANIEL S. ROBINSON 11 JAMES J. PISANELLI (NV Bar #4027) (Pro Hac Vice Forthcoming) TODD L. BICE (NV Bar #4534) ROBINSON CALCAGNIE, INC. 12 DEBRA L. SPINELLI (NV Bar #9695) 19 Corporate Plaza Drive PISANELLI BICE Newport Beach, CA 92660 13 400 South 7th Street, Suite 300 Las Vegas, NV 89101 KEVIN R. BOYLE 14 (Pro Hac Vice Forthcoming) BRAD D. BRIAN RAHUL RAVIPUDI (NV Bar #14750) 15 (Pro Hac Vice Forthcoming) PANISH SHEA & BOYLE LLP MICHAEL R. DOYEN 8816 Spanish Ridge Avenue 16 (Pro Hac Vice Forthcoming) Las Vegas, NV 89148 BETHANY W. KRISTOVÍCH 17 (Pro Hac Vice Forthcoming) PATRICK MCGRODER III MUNGER, TOLLES & OLSON LLP (Pro Hac Vice Forthcoming) 18 350 South Grand Avenue, Fiftieth Floor PATRICK MCGRODER IV Los Angeles, California 90071-3426 (Pro Hac Vice Forthcoming) 19 **GALLAGHER & KENNEDY** Attorneys for Plaintiffs MGM RESORTS 2575 East Camelback Road 20 INTERNATIONAL, MANDALAY RESORT Phoenix, Arizona, 85016 GROUP, MANDALAY BAY, LLC, MGM 21 RESORTS FESTIVAL GROUNDS, LLC, and PAUL SKRABENEK MGM RESORTS VENUE MANAGEMENT, (Pro Hac Vice Forthcoming) 22 LLC PIERCE SKRABENEK 3701 Kirby Drive, Suite 760 23 Houston, TX, 77098 24 RICHARD PATTERSON (Pro Hac Vice Forthcoming) 25 SUSAN A. OWEN (Pro Hac Vice Forthcoming) 26 **OWEN PATTERSON & OWEN LLP** 23822 Valencia Blvd. #303 27 Valencia, CA 91355 Attorneys for Defendants 28

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19	IT IS SO ORDERED.	
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21	UNITED STATES DISTRICT JUDGE	
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23	DATED:	
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20	Page	e 6 of 6